## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS WACO DIVISON

JENNILYN SALINAS, MAURICE	§	
LYNNETTE, LINDSEY NGUYEN,	§	
DEANNA LORRAINE, et al.	§	
	§	
Plaintiffs.	§	
	§	
v.	§	CIVIL ACTION NO. 6:21-CV-162
	§	
NANCY PELOSI, MITCH	§	
McCONNELL, CHUCK SCHUMER,	§	
MARK ZUCKERBERG, et al.	§	
,	§	
Defendants	8	JURY TRIAL REQUESTED

## PLAINTIFFS' NOTICE OF DISMISSAL OF VARIOUS NON-RESIDENT DEFENDANTS THAT HAVE NOT YET RESPONDED TO THIS ACTION

COME NOW, Jennilyn Salinas, Lindsey Nguyen, Deanna Lorraine, "P.P.," "D.D.," "T.M.," "S.M.," and "M.L." (collectively, "Plaintiffs"), by and through their attorney, Paul M. Davis, to Notice of Dismissal of Various Non-Resident Defendants in case and respectfully represent the following:

1. As described in Exhibit B to Plaintiff's Response to the Motion to Strike (Doc. No. 168-2), Plaintiffs have experienced recent severe setbacks regarding their resources to litigate this lawsuit. Specifically, Plaintiffs had been expecting an influx of financial resources, co-counsel, and staff to litigate this case, which did not materialize. Moreover, one of their own staff has now represented that he has destroyed evidence Plaintiffs intended to use to establish personal jurisdiction over various non-resident Defendants.

2. After further consideration of the matter, it seem unlikely that

Plaintiffs will be able to muster the resources they need and recover much of the

evidence they lost within a reasonable amount of time. Accordingly, Plaintiffs have

decided to dramatically reduce the scope of this lawsuit to address only the Texas

resident Defendants, the DSCC, the DCCC, Mr. Zuckerberg, and Mr. Dorsey for

actions specifically directed at Texas, and will leave it to citizens in the other forty-

nine states to hold their own officials accountable.

3. Plaintiffs are still waiting to confirm stipulations to voluntarily dismiss

certain Defendants who have already responded to the lawsuit, but are filing this

notice of dismissal to voluntarily dismiss those Defendants who have not yet

responded to the lawsuit.

Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(i), Plaintiff hereby voluntarily 4.

dismisses every governor, secretary of state, and member of congress that is not a

resident of the state of Texas. A list of these Defendants that are voluntarily

dismissed is attached hereto as Exhibit A.

Respectfully submitted this June 27, 2021.

/s/ Paul M. Davis

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ATTORNEY FOR PLAINTIFFS

## CERTIFICATE OF SERVICE

I certify that I have served the foregoing motion on all counsel of record who have made appearances in this action to date via the court's ECF notification system.

<u>/s/ Paul M. Davis</u> Paul M. Davis